

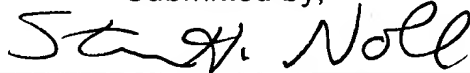
REMARKS

In the Office Action dated September 25, 2003, claims 1-12 were stated to be allowable over the prior art of record, however, those claims were rejected under §112, first paragraph as failing to comply with the written description requirement. The Examiner stated the phrase "installation room" which was previously used in claims 1 and 12 is not supported in the specification as originally filed.

This application is based on a German application, wherein the term "Raum" was used at the relevant locations. This German word can be translated either as "space" or as "room." The application as originally filed included a translation of this term as "space," however, upon review at the time of filing of Amendment "A", it was believed that translation of this term as "room" would be more correct. Applicant believes the drawings clearly show the elements 10 and 20 as being rooms. Nevertheless, the claims have been amended to again use the original term "space" at all locations, which is consistent with the specification. This has, however, necessitated further editorial changes, since claim 1 otherwise would refer to the installation space as being divided into two spaces, which would be confusing. Accordingly, claim 1 and certain of the dependent claims have been editorially amended to refer to the installation space as being divided into two portions. The use of the word "portions" in claim 1, however, necessitated a further editorial amendment in claim 5, to make clear that the "portion" referred to in that claim is not one of the portions set forth in claim 1, but is instead an insulation portion.

All claims of the application are therefore submitted to be in condition for allowance, and early reconsideration of the application is respectfully requested. The present Amendment does not raise any new issues requiring further searching or consideration, and is therefore properly enterable at this stage of prosecution, after the final rejection.

Submitted by,



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